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mark and bound the whole tract, and the particular part of the ap plicant—1793, ch. 70, sec. 4,	. 303
ing state, a citizen of this or any other state may obtain a commis sion to mark and bound the part within this state—1793, ch. 70 sec. 4,	. 303
Such commissions to have the same effect as if the land had been wholly in one county, or in this state—1793, ch. 70, sec. 4, . A commission may issue on application, notice, &c. to mark and bound	. 303
land held by bodies politic and corporate—Nov. 1787, ch. 22, Directions for the commissioners to give notice and to meet to execut the commission, after taking the oath therein prescribed—1786	. 249 e
ch. 33, sec. 3,	. 239
and administering an oath to them on taking their testimony—1786, ch. 33, sec. 4,	. 239
sion, as well as any other lands they may think proper, to be surveyed by the surveyor of the county, or any other whom they may appoint—1786, ch. 33, sec. 4,	
They may administer an oath or affirmation to the surveyor and chain carrier, to execute their respective duties—1793, ch. 70, sec. 2,	- . 303
They, or any two of them, may adjourn from time to time—1786 ch. 33, sec. 4,	. 239
concurring in opinion, may and shall cause the land mentioned in such commission to be marked in the lines where convenient, and shall mark or set up boundaries at the termination of the lines when course and distance only are given, according to their adjudi	1 ;
cation and adjustment of the location thereof—1786, ch. 33, sec. 4 They shall return a certificate of such marked lines and boundaries to the court, under their hands, which return shall be received and recorded in the records of such county, unless the court shal otherwise order because of ill behaviour of the commissioners—) 1 1
1786, ch. 33, sec. 4, They may summon and compel the attendance of witnesses to prove boundaries which are desired to be perpetuated, and may take de positions, and return them with their proceedings, which shall be as good evidence as if a commission for that purpose had issued	- e
under the act of 1723, ch. 8—1793, ch. 70, sec. 2, The commissioners may apply to the county clerks for attachments	. 302 s
against such witnesses not attending—1793, ch. 70, sec. 3, The marking and bounding such land, and the record thereof, shall be conclusive evidence of the original location, both as to the direction and termination of the lines, in case no suit shall be be a such a suit in force of the lines.) 1
brought within five years from the recording such return to call in question the adjudication—1786, ch. 33, sec. 5, Where the adjudication shall be confirmed by the verdict of a jury in	. 24 0